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5 Attorney for Debtor

6 IN THE UNITED STATES BANKRUPTCY COURT

7 FOR THE DISTRICT OF ARIZONA

8 In re: }  
9 NIMBUS BREWING COMPANY, LLC, } Case No. 4:12-bk-08122-EWH  
10 Debtor. }  
11 \_\_\_\_\_ }  
12 KEG CREDIT, L.L.C. }  
13 Movant, }  
14 v. }  
15 NIMBUS BREWING COMPANY, LLC, }  
16 Respondent. }

**RESPONSE IN OPPOSITION TO MOTION  
FOR RELIEF FROM THE AUTOMATIC  
STAY**

[RE: Personal Property - Lease for Beer Kegs]

17 COME NOW, Debtor, Debtor in Possession, Nimbus Brewing Company, LLC, (“Debtor”), by  
18 and through counsel undersigned and file this response in opposition to the *Motion for Relief From the*  
19 *Automatic Stay* (the “Motion”) filed by Keg Credit, L.L.C. (“Movant”). In support of the response,  
20 Debtor allege as follows:

- 21 1. Debtor filed its voluntary Chapter 11 petition on April 17, 2012 (the “Filing”).
- 22 2. The personal property at issue are leased beer kegs.
- 23 3. The Property is necessary to an effective reorganization as it provides significant  
24 income to the Debtors.
- 25 4. Debtor believes it can reach an agreement with Movant to bring all past due payments  
26 current.

1  
2 WHEREFORE, Debtors move this Honorable Court for an Order denying the relief requested  
3 by Movant and for such other and further relief as the Court deems just and proper.  
4  
5

6 DATED November 4, 2013.

7 LAW OFFICES OF  
8 ERIC SLOCUM SPARKS, P.C.

9 /s/ Sparks #11726  
10 Eric Slocum Sparks  
11 Attorney for Debtors

COPIES of the foregoing  
mailed November 4, 2013  
to:

United States Trustee  
230 N. First Ave. #204  
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/s/ A. Court-Sanchez